

CITY COUNCIL ATLANTA, CECRCIA

A SUBSTITUTE RESOLUTION BY FINANCE/EXECUTIVE COMMITTEE

No. 05-R-1068

A RESOLUTION TO APPROVE THE TERMS OF THE COMMERCIAL PAPER PROPOSAL IN CONNECTION WITH LETTERS OF CREDIT TO BE OBTAINED BY THE CITY OF ATLANTA TO SECURE REPAYMENT OF AND PROVIDE LIQUIDITY FOR COMMERCIAL PAPER NOTES TO BE ISSUED BY THE CITY FOR THE BENEFIT OF HARTSFIELD-JACKSON ATLANTA INTERNATIONAL AIRPORT; AND FOR OTHER PURPOSES.

WHEREAS, the City of Atlanta (the "City") is considering the issuance of commercial paper notes in an aggregate principal amount not to exceed approximately \$550,000,000 (the "Notes") to finance improvements at Hartsfield-Jackson Atlanta International Airport (the "Airport"); and

WHEREAS, subject to approval by the City Council of the City, the Notes will be authorized and issued pursuant to that certain Amended and Restated Master Bond Ordinance adopted March 20, 2000 (the "Master Bond Ordinance"), as supplemented by a Ninth Supplemental Bond Ordinance (the "Ninth Supplemental Bond Ordinance"); and

WHEREAS, in order to enhance the marketability of the Notes and to provide liquidity in the event the City is unable to refund the maturing principal of any Note with new Notes, the City has determined to obtain letters of credit to be issued in favor of the paying agent for the Notes, from which the paying agent will be able to draw amounts sufficient to repay principal of and interest on the Notes, at the times and in the manner to be set forth in the Ninth Supplemental Bond Ordinance and in the letters of credit themselves; and

WHEREAS, the City distributed a Request for Proposals ("RFP") for the procurement of letters of credit (the "Letters of Credit") to support the Notes; and

WHEREAS, the proposal conforming to the requirements of the RFP and resulting in the lowest cost to the City was submitted by a consortium of banks consisting of Bayerishe Landesbank, Calyon, Landesbank Baden-Wurtenburg and Wachovia Bank, National Association (the "Letter of Credit Banks"); and

WHEREAS, the City desires to approve the terms of the commercial paper proposal dated May 25, 2005 from Bayerische Landesbank, as Administrative Agent (the "Administrative Agent") for the Letter of Credit Banks, to the City, pursuant to which the Letter of Credit Banks, subject to certain terms and conditions, agree to provide the Letters of Credit, and the City desires also to authorize any and all further actions required in connection with obtaining the Letters of Credit.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Atlanta, and it is hereby resolved by authority of the same, as follows:

- Section 1. <u>Approval of Letter of Credit Banks</u>. The City hereby approves the selection of a consortium of banks consisting of Bayerishe Landesbank, Calyon, Landesbank Baden-Wurtenburg and Wachovia Bank, National Association to serve as the Letter of Credit Banks with respect to the Notes.
- Section 2. <u>Commercial Paper Proposal</u>. The City hereby approves the terms of the commercial paper proposal from the Administrative Agent, on behalf of the Letter of Credit Banks, to the City setting forth the terms and conditions for provision of the Letters of Credit with respect to the Notes (the "Proposal"). The Proposal is approved in substantially the form attached hereto as <u>Exhibit A</u>, subject to such minor changes, insertions or omissions as may be approved by the Mayor and the execution of the final documentation incorporating the terms of the Proposal by the Mayor as hereby authorized shall be conclusive evidence of any such approval.
- Section 3. <u>Authorization of Further Action</u>. The City hereby authorizes the Chief Financial Officer and the City Attorney to take any and all further actions necessary to obtain the Letters of Credit to support the Notes.
- Section 1.3 Repealer. Any and all resolutions or parts of resolutions in conflict with this Resolution this day adopted be and the same are hereby repealed, and this Resolution shall be in full force and effect from and after its adoption.

Adopted June ___, 2005.

CITY OF ATLANTA

	By: Mayor
AUTHENTICATED:	
Municipal Clerk	

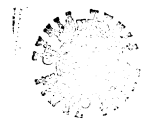
A true copy,

ADOPTED by the Council
APPROVED by the Mayor

June 20, 2005 June 23, 2005



EXHIBIT A COMMERCIAL PAPER PROPOSAL



May 25, 2005

Financial Institutions & Sovereigns

Ms. Karen Carter Director of Public Finance City of Atlanta 68 Mitchell Street SW, 11th Floor Atlanta, GA 30303

Re:

Proposal for a Letter of Credit/Liquidity Facility supporting Commercial Paper to be issued by the City of Atlanta for purposes of financing improvements to the Hartsfield-Jackson International Airport

Dear Ms. Carter:

Bayerische Landesbank, acting through its New York Branch ("BayernLB" or the "Administrative Agent"), is pleased to submit the following proposal as Administrative Agent for a syndicate of banks (the "Banks") including Calyon ("Calyon" or "Documentation Agent"), Landesbank Baden-Wurttemburg acting through its New York Branch ("LBBW") and Wachovia Bank, NA ("Wachovia"). The Banks are proposing a full underwriting of the Letter of Credit, in a principal amount up to \$800 million, on a several but not joint obligation, to be split among the Banks as indicated in the proposal.

The terms and conditions herein are not intended to be a comprehensive list of those we may reasonably require, and are further subject to final credit approval and acceptable documentation. Should any part of this proposal conflict with the City of Atlanta's structuring parameters, we would be pleased to discuss mutually acceptable alternatives. This indicative proposal shall expire on August 31, 2005 unless extended in writing by the Banks. We appreciate the opportunity to work with the City of Atlanta and invite you to contact us with any questions or comments you might have.

Sincerely, BayemLB

Joseph C. Campagna Senior Vice President & Manager Public Finance

cc: W. Hayden, D.M. Gooding, R. Hefferan

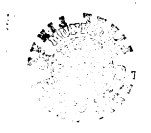
Frank X. Doyle Second Vice President Public Finance Address 560 Lexington Avenue New York, NY 10020 USA

Phone (212) 310-9800 (general) Fax (212) 310-9114 Telex 177130 bayland nyk

SWIFT BYLAU S33

ICE Bayerische Landesbank Brienner Strasse 18 80333 München Germany Phone ++49 89 2171-01

www.bayernlb.com



CITY OF ATLANTA'S HARTSFIELD – JACKSON INTERNATIONAL AIRPORT (the "City") COMMERCIAL PAPER PROPOSAL 2005

1. General Information Pertaining to the Agent Bank:

Contact Information
BayernLB
560 Lexington Avenue, 17th Floor
New York, NY 10022

Joseph Campagna Patricia M. Healy
Senior Vice President Vice President
Manager, Public Finance Public Finance Group

Phone: (212) 310-9943 (212) 230-9048 Fax: (212) 230-9114 (212) 230-9114

Email: jcampagna@bayernlbny.com phealy@bayernlbny.com

2. Amount:

Below are the Banks' respective commitment amounts. The Banks are willing to provide commitments up to \$800MM (the "Maximum Amount") based on their respective pro rata shares. These shares envision an equal allocation to the general revenue bond ("GARB") and the hybrid ("hybrid") indentures. The Banks will work with the City, to the extent practical, to provide flexibility in allocating each Bank's pro rata share over the two indentures and within discreet series of commercial paper. The Banks will provide on a several, not joint basis, an irrevocable direct pay letter of credit of up to the Maximum Amount plus applicable interest to support the payment when due of principal and interest on the Commercial Paper Notes. The Banks retain the right to renegotiate the terms and conditions should the actual amount of the commitment be less than \$400MM.

Bank	Maximum Commitment (\$MM)	Pro Rata %
BayernLB	250.00	31.250%
Calyon	250.00	31.250%
LBBW	150.00	18.750%
Wachovia	150.00	18.750%
Total	800.00	100.00%

3. Pricing:

The Banks will offer <u>only</u> a Letter of Credit facility. The pricing is based on each respective indenture. The below pricing is predicated upon the current ratings of A+/A1/A+ and A/A2/A for the senior lien



GARBs and the hybrid lien respectively from S&P/Moody's/Fitch. The utilized and unutilized facility fees shall increase by 5.0 and 2.5 basis points respectively upon each downgrade below the current ratings. However, should a rating fall below BBB+/Baa1 category, the utilized and unutilized facility fees shall increase by 10.0 and 5.0 basis points respectively. Upon a downgrade to below investment grade, or a rating suspension due to a credit event, the utilized fee shall increase from the BBB-/Baa3 category by 100.0 basis points and the unutilized line shall automatically terminate in keeping with events of default and other conditions. A movement between rating categories shall be determined by two of the three above-mentioned rating agencies. If only two rating agencies are available, then only one rating movement shall be deemed necessary for a change to have occurred. A rating category downgrade shall be defined as any reduction in the applicable indenture rating, including taking into account pluses, minuses and numerical modifiers. For example, should the GARB ratings slip to the A/A2 level, the resulting pricing for the 3-year LOC will increase to 29.0 bppa for the utilized LOC and 15.0 bppa for the unutilized line.

A. GARB

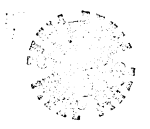
Term	Utilized Commitment Facility Fee (Letter of Credit)	Unutilized Commitment Facility Fee (Line of Credit)
364 day	N/A	N/A
2 year	22.0 basis points	12.0 basis points
3 years	24.0 basis points	12.5 basis points
5 years	28.0 basis points	14.0 basis points

B. Hybrid

Term	Utilized Commitment Facility Fee (Letter of Credit)	
364 day	N/A	N/A
2 year	24.0 basis points	12.0 basis points
3 years	26.0 basis points	12.5 basis points
5 years	30.0 basis points	14.0 basis points

BayernLB and LBBW can also offer a facility that has a final expiration date of November 30, 2015, with optional put dates for the bank at 2, 3 and 5-year intervals. The pricing is the same pricing as above - while the City of Atlanta retains its ability to terminate the facility at any time. Each put option date would be an opportunity to discuss pricing or for the Banks to terminate. At the same time, the Wachovia and Calyon facility would have commitment, term and pricing equivalent to the desired put option period.

The above fees are to be paid quarterly in arrears, based on actual/360 days. Under this structure, the Letter of Credit amount for annual facility fee calculation purposes, may be adjusted no more often than 12 times in a 12 month consecutive period to support outstanding commercial paper.



4. Draw Fee:

\$150 per draw per bank, payable on drawing.

5. Term Loan:

Provided no Event of Default has occurred, unreimbursed draws under the Facility may be converted to a three-year term loan. Term loans will be amortized equally on a quarterly basis commencing on the first quarterly payment date with full payout at maturity of the term loan.

6. Interest Rate:

Advances under the Facility will accrue interest at the following rates:

Up to 30 Days	Base Rate
31-90 Days	Base Rate plus 0.50%
Thereafter	Base Rate plus 1.0%
Default Rate	Base Rate plus 2.0%

The Base Rate is defined as the higher of the Agent Bank's Prime Rate or the Federal Funds plus 0.50%. The above rates will be calculated based on actual days over 365/366 days, with interest payable quarterly in arrears. In the event the interest rate was to exceed any maximum lawful interest rate, the Bank will require customary and appropriate interest rate recapture ("claw-back") language.

7. Conditions:

See the following section entitled "Documentation"

8. Experience:

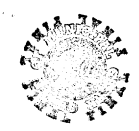
A. BayernLB References

Chicago O'Hare Airport Mr. Brian King Title: Comptroller's Office (312) 744-9792

Denver International Airport

Mr. Stan Koniz

Title: Deputy Manager of Aviation for Business and Technology



(303) 342-2401

Greater Orlando Aviation Authority Ms. Jacki Churchill Title: Director of Finance (407) 825-2026

B. LBBW References

Metropolitan Washington Airports Authority Ms. Valerie O'Hara Title: Senior Budget Analyst 703-417-8716

Clark County McCarran Airport Mr. Alan Stewart Title: Assistant Director, Finance 702-261-5170

The City of New York Transitional Finance Authority Mr. Alan Anders
Title: Treasurer
212-788-5875

C. Wachovia References

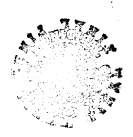
City of Charlotte Mr. Greg Gaskins Title: Director of Finance (704) 336-5885

City of Atlanta - Department of Aviation
Mr. Mark Gooding
Title: Senior Managing Director - Public Resources Advisory Group
(212) 566-7800

Municipal Electric Authority of Georgia Mr. Jim Fuller Title: Chief Financial Officer (770) 563-5022

D. Calyon References

Calyon is a sophisticated banking institution with extensive experience in structured finance, project finance, and corporate finance as well as a multi-product capital markets platform.



Furthermore, the senior banker (Scott Allison) accountable for this proposal has a full mandate to pursue opportunities similar to that which is described in this RFP, and has over 15 years of experience in public finance including extending credit to many of the nation's large airports.

9. Credit Approval:

This proposal represents willingness by the Banks to seek credit approval under the terms and conditions described herein, but does not represent a commitment by the Banks. Upon notification of selection as the Facility provider, the Banks estimate receiving credit approval within 15 business days provided we have received all reasonably requested due diligence information in a timely manner. Final credit approval is contingent upon receipt of all relevant documentation including (a) requested financial material, (b) satisfactory legal documentation and negotiation, (c) other relevant disclosure and (d) reasonable due diligence by the Banks.

10. Legal Counsel:

Domestic Counsel
Paul Smith
Kutak, Rock LLP
Suite 2100 Peachtree Center South Tower
225 Peachtree Street, N.E.
Atlanta, Georgia 30303-1731
Phone: (404) 222-4600
Fax: (404) 222-4654

paul.smith@kutakrock.com

11. Expenses:

- A. Legal Counsel Closing Fees: are estimated at \$60,000
- B. Bank Closing Fees: One time fee of \$10,000 payable to the Bank Group based upon each bank's respective pro rata commitments upon the closing of the Facility.
- C. Amendment/Transfer Fees: \$1,500 per occurrence for each bank.
- D. Termination Fee: Should the Facility be voluntarily terminated by the City prior to the first anniversary of the effective date of the Facility, the City shall pay an amount equal to the Commitment Fee on the total commitment amount for the period starting from the effective termination date until the first anniversary of the effective date of the Facility. However the amount payable shall not be payable if a Bank's short-term ratings from two rating agencies falls below A-1/P-1.
- E. Foreign Counsel Fee: \$2,500 per opinion if required.
- F. Agent Fee: \$15,000 paid quarterly in arrears.



12. Governing Law:

The Banks would not require consent to jurisdiction in New York, but would require that the laws of the State of New York govern the Bank Agreement. However, the Banks will accept the condition that the City's obligations be governed by the State of Georgia. In addition, the Banks request that the City waive its claim of sovereign immunity and right to a jury trial.

13. Legal Opinions:

The Banks will provide legal opinions customary for the type of facility. Preference opinions are not typically required.

14. Information Relating to the Banks:

One copy of the BayernLB's annual report for the fiscal year ended December 31, 2003 are included in this proposal, as requested. BayernLB also provides its annual report via its web site at: http://www.bayernlb.de/p/ en/idx/presse/zahlen/berichte/berichte.jsp. LBBW provides its annual report via its web site at www.lbbw.de under "English Version" and "Annual Report". Calyon provides its annual report via its web site at www.calyon.com/webcalyon/en/groupe/rapportannuel. Wachovia provides its annual report via its web site at http://www.wachovia.com/inside/page/0,,133_202_257,00.html.

15. Banks' Ratings:

BayernLB Credit Ratings:

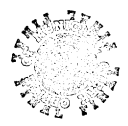
Agency	Moody's	S&P	Fitch
Rating (current/guaranteed)	Aaa / P-1	AAA / A-1+	AAA / F-1+
Post July 18, 2005	Aa2 / P-1	to be announced	to be announced
(unquaranteed)		<u> </u>	

BayernLB's current ratings have not changed in the last five years and are not currently on credit watch by any Rating Agency.

LBBW Credit Ratings:

Agency	Moody's	S&P	Fitch
Rating (current/guaranteed)	Aaa / P-1	AA+ / A-1+	AAA / F-1+
Post July 18, 2005	Aa1 / P-1	A+/to be	To be announced
(unquaranteed)		announced	

To the best of our knowledge, LBBW's ratings are not on negative CreditWatch. Due to a downgrade on December 6, 2004 of LBBW's key guarantor, the State of Baden-Württemberg, S&P also downgraded LBBW on December 6, 2004 from AAA (negative outlook) to AA+ (negative outlook). S&P maintains a negative outlook on LBBW, while Moody's and Fitch maintain stable outlooks.



Ratings Background: As a German Landesbank, the Bank's payment obligations are supported by a guarantee of its owners, The Free State of Bavaria and the Bavarian Savings Bank and Clearing Association, who are jointly and severally liable for the obligations of the Bank if the liabilities cannot be satisfied from the Bank's assets (Gewaehrtraegerhaftung). The owners of the Bank also currently have an obligation to maintain the Bank in a financial position which enables it to carry out its functions. This liability (Anstaltslast), which is peculiar to German law, obliges the owners to provide funds for the Bank that are necessary to enable it to fulfill its functions, to meet its liabilities and to keep its finances sound. The Bank's AAA-ratings were and still are based on these guaranties. Several years ago, the European Banking Federation lodged a complaint with the European Commission alleging that the guarantee mechanism violated the European Commission Treaty in that it constituted an unfair state subsidy. On July 17th, 2001, an agreement in principle was reached between the European Commission, the Federal Republic of Germany and the German Länder, whereby a four-year transition period was established for the abolition of the state guarantees afforded all Landesbanks.

Pursuant to the agreement with the EC, any outstanding obligations of BayernLB incurred up to and including July 18th, 2001 will be "grandfathered" and will continue to be covered by the state guarantee until they mature. During the four year transition period up to and including July 18th, 2005, the guarantee will continue to apply to any new "obligations" incurred by BayernLB, as long as the obligation of the Bank does not extend beyond 2015. Transactions entered into as of July 19th, 2005 will carry the ratings then assigned to BayernLB. Those ratings will be based upon the intrinsic financial strength of the Bank at that time, rather than the guarantee of the Bank's owners. See included Rating Agency reports regarding the Bank.

Remaining Bank Group Ratings:

Calyon

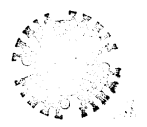
Rating Agency	Long Term	Short Term
Moody's	Aa2	P-1
Standard & Poor's	AA-	A-1+
Fitch	AA	F-1+

Calyon came into existence on April 30, 2004 with the consolidation of the Credit Agricole subsidiary Credit Agricole Indosuez and the corporate and investment banking division of Credit Lyonnais. The ratings have stable outlooks and are not on credit watch.

Wachovia Bank, NA

Rating Agency	Long Term	Short Term
Moody's	Aa2	P-1
Standard & Poor's	AA-	A-1+
Fitch	AA-	F-1+

Wachovia's ratings have stable outlooks and are not on credit watch. The bank received upgrades to current ratings from Moody's, S&P and Fitch on the following dates respectively; 11/20/02, 4/8/05 and 3/21/05.



16. Pricing Summaries:

See Attached

17. Documentation

The Banks shall require terms and conditions that are reasonable and customary for credit enhancement of commercial paper via the letter of credit and line structure for airport transactions. Such terms and conditions include but are not limited to:

A. Conditions Precedent to Executing the Agreement & Further Documentation Provisions

- 1) Conditions Precedent to Executing the Agreement
 - Credit Approval
 - Documentation Review

2) Document Provisions

The Banks reserve the right to have its counsel complete a review of all relevant documentation.

B. Security:

The principal and interest on CP and any Bank obligations are only subordinate to Priority bonds. The principal and interest on CP and any Bank obligations are secured by an equal and ratable lien under the relevant GARB or hybrid indentures.

C. Conditions To Term Loan Funding or Issuing LOCs:

The commitment of the Banks to issue/increase the stated amount of the LOCs or to make term loans under the LOC will be conditioned upon the representations and warranties of the City being true and correct at such time and no event constituting an inchoate default or event of default, including but not limited to:

- 1) the failure by the City to pay any principal, interest, or sinking fund requirement on these Notes or any Issuer debt,
- any bankruptcy or insolvency by the City invalidity or repudiation of the City's obligations
 relative to the CP or any parity debt, including any court or government ruling that the City no
 longer has an obligation for the CP,
- 3) a moratorium on the payment of debt by the City,
- 4) the City's relevant GARB or hybrid lien (subordinate to Priority bonds) rating falls below investment grade, or be withdrawn or suspended related to a credit matter (an Event of Default).

D. Events of Default:



The Banks propose Events of Default that are reasonable and customary for transactions of this type and shall be those typically allowed by the Rating Agencies, including those set forth above and an automatic stop issuance of Notes.

E. Increased Costs:

The Banks propose to use standard and customary language for increased costs and capital adequacy.

F. Facility Participation:

The Banks propose to underwrite up to the Maximum Amount of the Facility, but the Banks reserve the right to participate to other financial institutions at no additional cost to the City. In any case, the Bank(s) will remain solely liable for all obligations under the Facility.

G. Representations & Warranties:

The Banks propose representations and warranties that are reasonable and customary for transactions of this nature.

H. Covenants:

The Banks propose covenants that are reasonable and customary for transactions of this nature that include but are not limited to:

1) Rate Covenants:

Senior Lien Bonds

 Net General Revenue equal to 120% of debt service for Senior Lien Bonds including the Ordinance Bonds.

Hybrid Bonds

 Passenger Facility Charge Revenues at least 100% of debt service for Hybrid Bonds. If debt service is paid from or is expected to be paid from net general revenues, such debt service is excluded from the rate covenant to be met by PFC revenues. If debt service is expected to be paid from PFC revenues then such debt service is excluded from the rate covenant requirement to be met from net general revenues.

2) Additional Bonds Test:

Senior Lien Bonds

- Net general revenues during the two most recent audited years must equal at least 120% of Pro Forma Maximum Annual Debt Service for Senior Lien Bonds and Ordinance Bonds., or
- Projected net general revenues (confirmed by an airport consultant) equal to 130% of Pro Forma Maximum Annual Debt Service for Senior Lien Bonds and Ordinance Bonds, for each forecast year.

Atlanta City Council

Regular Session

CONSENT I CONSENT I PG(S) 4-21 05-R-1086 05-R-1084 05-O-0972 05-R-1093 05-O-0906 05-R-0905 ADOPT

YEAS: 13
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 1
EXCUSED: 0

ABSENT 2

Y Smith Y Archibong Y Moore Y Mitchell Y Starnes Y Fauver Y Martin Y Norwood Y Young B Shook B Maddox Y Willis Y Winslow Y Muller Y Sheperd NV Borders

		6/20/05
ITEMS ADOPTED	ITEMS ADOPTED	ITEMS ADVERSED
ON CONSENT	ON CONSENT	ON CONSENT
1. 05-O-1075	31. 05-R-1069	55. 05-R-1023
2. 05-O-1076	32. 05-R-1072	56. 05-R-1024
3. 05-O-1078	33. 05-R-0903	57. 05-R-1025
4. 05-O-1101	34. 05-R-1062	58. 05-R-1026
5. 05-O-1102	35. 05-R-1063	59. 05-R-1027
6. 05-O-1103	36. 05-R-1064	60. 05-R-1028
7. 05-O-1089	37. 05-R-1054	61. 05-R-1029
8. 05-O-1099	38. 05-R-1055	62. 05-R-1030
9. 05-O-0904	39. 05-R-1056	63. 05-R-1031
10. 05-O-0910	40. 05-R-1057	64. 05-R-1032
11. 05-O-0911	41. 05-R-1073	65. 05-R-1033
12. 05-O-0912	42. 05-R-1074	66. 05-R-1034
13. 05-O-0916	43. 05-R-1108	67. 05-R-1035
14. 05-O-0968	44. 05-R-1116	68. 05-R-1036
15. 05-O-0976	45. 05-R-1117	69. 05-R-1037
16. 05-O-1080	46. 05-R-0819	70. 05-R-1038
17. 05-O-0981	47. 05-R-1043	71. 05-R-1039
18. 05-O-0982	48. 05-R-1044	72. 05-R-1040
19. 05-O-1085	49. 05-R-1047	73. 05-R-1041
20. 05-O-1104	50. 05-R-1049	74. 05-R-1042
21. 05-O-1105	51. 05-R-1019	
22. 05-O-1106	52. 05-R-1020	
23. 05-O-0960	53. 05-R-1021	
24. 05-O-0961	54. 05-R-1022	
25. 05-R-1060		
26. 05-R-1061		
27. 05-R-1077		
28. 05-R-1098		
29. 05-R-1067		
30. 05-R-1068		

Referred To:	Date Referred	Refferred To:	Date Referred	Referred To:	Date Referred	_		O ADVERTISE & BEEER	_	SUBSTITI	7	-	FOR OTH	HARTSFIELD-JAC	THE CITY	ALIGIDOTI	REPAYMENT	CREDIT T	CONNECT			COMMITTEE	BY FINANCE	AN RESOLUTION		(Do Not)	05
						PERSONAL PAPER REFER	1st ADOPT 2nd READ & REFER	ADVERTISE & BEEEB	REFER		JUN 2 0 2005	ADOPIEDBY	OSES	HARTSFIELD-JACKSON ATLANTA NATERIATIONAL AIRPORT: AND	BENEFIT	ITY FOR COMMERCIAL BY	T OF A	CREDIT TO BE OBTAINED BY THE	CONNECTION WITH LETTERS OF	COMMITMENT LETTER IN	する		AND EXECUTIVE	-		(Do Not Write Above This Line)	» /<-1068
	Refer To					Members	Other	Action Fav. Adv. Hold (see rev. side)	Chair	Date	Committee		Refer To	(Van Muller	1 Can Demok	Lunga Will Co.	Shirt Ilm		A STATE	Members)	. / 1	Action Fav, Adv, Hold (see rev. side)	Deli Grasta	Date	Committee C	Referred To	Committee Date
rioldi lo	Befor To					Members	Other	Action Fav. Adv. Hold (see rev. side)	Chair	Date	Committee		Refer To					er viring in		Members		Action Fav, Adv, Hold (see rev. side)	Chair	Date	Committee		
The second secon	The state of the s		1 Comment	Mulles handle			MAYOR'S ACTION			The state of the s	Real Carolin hoon		Section 1	Survey of the state of the stat	The second secon		and definition of the second s	American Control of the Control of t		. (. IN 2 0 2005			CERTIFIED	☐ Consent ☐ V Vote ☐ RC Vote	Readings	FINAL COUNCIL ACTION 1 2nd

.

.